Department of Water Resources

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RUPERT, IDAHO 83350-0396

ATTORNEYS AT LAW

LING, ROBINSON & WALKER

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A & B Irrigation District

BEFORE THE DEPARTMENT OF WATER RESOURCES OF THE STATE OF IDAHO

IN THE MATTER OF DISTRIBUTION OF WATER TO WATER RIGHT NOS. 36-15501, 36-02551, AND 36-07694

PETITION FOR EXCLUSION FROM AMENDED ORDER

A & B Irrigation District (A&B), by and through its attorneys Roger D. Ling and Brian J. Coffey of the firm of Ling, Robinson, and Walker, states and represents to the Director as follows:

COUNT I

On March 10, 2004, the Director issued an Amended Order making findings 1. of fact and conclusions of law regarding a call for water by Rangen, Inc. based on Rangen's claim to surface water rights to certain spring flows in the Thousand Springs reach of the Snake River. The order sets out a plan for curtailment of ground water rights in Water District 130 junior to July 13, 1962, unless certain conditions are met regarding mitigation and replacement water.

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A&B is an irrigation district duly organized and existing under the laws of the 2. State of Idaho and is the beneficial owner of certain water rights sought to be curtailed by the Amended Order of the Director dated March 10, 2004, described as follows:

Water Right	Priority	Rate	Volume	Acre Limit	Source of Water
36-15127B	4/1/1984	28.89 cfs	7006.0 af	1751.5 ac	Ground,drain&waste
36-15193B	4/1/1965	.31 cfs	75.6 af	18.9 ac	Ground,drain&waste
36-15194B	4/1/1968	2.51 cfs	609.6 af	152.4 ac	Ground,drain&waste
36-15195B	4/1/1978	2.24 cfs	542.4 af	135.6 ac	Ground,drain&waste
36-15196B	4/1/1981	.08 cfs	18.8 af	4.7 ac	Ground,drain&waste
	Total	34.03 cfs	8252.4 af	2063.1 acre	es

- A&B recaptures irrigation wastewater from lands within the District, and 3. additional surface runoff from lands within and outside the District, in its drain water collection system.
- That recaptured drain water is reused by A&B to irrigate the 2063.1 acres 4. within A&B, to which the above rights are appurtenant.
- This reuse of drain water provides additional incidental recharge to the 5. aquifer and avoids any injury to other water rights, including the rights sought to be protected by the curtailment order.
- The drain water arises as a result of reasonable diversion and irrigation 6. practices and its use cannot and should not be curtailed.
- It is futile to curtail the use of drain water in the irrigation of the 2063.1 acres 7.

described in paragraph 2 above for the reason that if said water is not used, it would not reach or contribute to spring flows sought to be protected by the Director's Order. See, Gile v. Laidlaw, 52 Idaho 665, 20 P 2d. 215 (1933); Jackson v. Cowan, 33 Idaho 525, 196 P.2d 216 (1921); and Neil v. Hyde, 32 Idaho 576, 186 P. 710 (1920).

COUNT II

- A&B adopts and incorporates herein as though fully set forth paragraphs 1
 and 2 of Count I.
- 2. All of the ground waters of the ESPA contribute to Springs in the reach where Rangen's rights to divert are located.
- 3. The Director has failed to curtail water rights to the groundwater of the entire ESPA that are junior to petitioner's rights.
- 4. Acts of the Director are contrary to the law as in such cases provided above in paragraph 7 of Count I, and the order of March 10, 2004 should be amended to curtail all junior ground water diversions in the ESPA or be withdrawn.

COUNT III

- A&B currently irrigates 1418 acres within the district with stored water of the
 District that have appurtenant groundwater rights with a priority date of
 1948..
- 2. A&B has converted the source of water supply from groundwater to stored

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surface water for the reason that sufficient ground water is not available from the ESPA to irrigate these lands.

- A&B diverts approximately 4254 acre feet of water from the Snake River for the irrigation of 1418 acres previously irrigated with groundwater.
- 4. Of the surface water diverted, only a portion is consumptively used and the balance drains into the ESPA resulting in **incidental recharge of 3332.3 acre feet** of water (1418 acres x 2.35 acre feet per acre).
- 5. In addition to the incidental recharge created by the use of surface water rather than groundwater, A&B also has **stopped diverting 4254 acre feet** of groundwater, resulting in the recharge to the aquifer of **7586.3 acre feet** of groundwater.
- 6. The above conversion of groundwater diversions to surface water diversions constitutes mitigation for the consumptive use of water in the irrigation of the 2063.1 acres under the water rights described in paragraph 2 of Count I, and which are sought to be held subject to curtailment by the Order of the Director.

Wherefore, A&B prays for the following relief:

- That A&B be wholly excluded from the Amended Order of the Director of March 10, 2004;
- 2. That none of A&B's groundwater rights listed in Count I be curtailed by reason of the mitigation set forth above;

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3	3.	That the Director accept and approve the mitigation by A&B as full
4		mitigation for any injury claimed by any other user regarding A&B's ground
5		water rights listed above in Count I;
6	4.	That the director adopt and approve the use of drain water set forth above
7		as a valid and reasonable use under water rights that are not subject to
8		curtailment by the Order of the Director;
9	5.	That the Director and the Department manage the ESPA for the benefit of
10		A&B as well as other appropriators;
11	6.	That any curtailment order of the Director or the Department be amended to
12		provide that any curtailment of groundwater rights in the ESPA will be
13		carried out against junior appropriators in order of seniority among the class
14		of juniors from least senior to most senior;
15 16	7.	That no curtailment be applied against any water rights of A&B unti
17		curtailment of all users junior to A&B has been completed;
18	8.	For such further relief as may be requested at the time of hearing in this
19		matter.
20		10th
21		DATED this <u>/ O</u> day of March 2004.
22		Ling, Robinson, and Walker
23		By: legities - Tage
24		Roger D Ling
25		Brian J. Coffey
26	**************************************	Attorneys for Petitioner

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Attorneys for Petitioner A & B Irrigation District

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3	CERTIFICATE OF MAILING
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5	I hereby certify that on the <u>///</u> day of March 2004, I served the original of the foregoing Petition for Exclusion from Order upon:
6	Karl J. Dreher, Director
7	Department of Water Resources 1301 North Orchard Street
8	Statehouse Mail
9	Boise, ID 83720
10	and copies of said Petition for Exclusion from Order upon:
11	Scott L. Campbell
12	Angela D. Schaer MOFFATT, THOMAS, BARRETT,
13	ROCK & FIELDS, CHTD. P. O. Box 829
14	Boise, ID 83701
15	Jeffrey C. Fereday, Esq.
16	Michael Creamer, Esq.
17	John M. Marshall, Esq. GIVENS PURSLEY, LLP
18	P. O. Box 2720
	Boise, ID 83701
19	Allen D. Merritt, Manager
20	Department of Water Resources Southern Regional Office
21	1341 Fillmore Street, Suite 20
22	Twin Falls, Idaho 83301
23	John A. Rosholt, Esq. BARKER, ROSHOLT & SIMPSON
24	Attorneys at Law P. O. Box 1906
25	Twin Falls, ID 83303-1906
26	John K. Simpson, Esq.
27	BARKER, ROSHOLT & SIMPSON
28	PETITION FOR EXCLUSION FROM ORDER - 6 -

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9	Twin Falls, ID 83303
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11	by depositing said document in the United States mail, postage prepaid, in envelopes addressed to said parties at the foregoing addresses
12	
13	Parar D. Ling/Pring I. Coffin
14	Roger D. Ling/Brian J. Coffey
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